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1 2 3 4 5 6	PETER C. McMAHON (State Bar No. 161841) KATHERINE DEBSKI (State Bar No. 271528) MCMAHON SEREPCA LLP 985 Industrial Road, Suite 201 San Carlos, CA 94070 Telephone: (650) 637-0600 Facsimile: (650) 637-0700 Email: peter@msllp.com; katherine@msllp.com Attorneys for Defendants WILLIAM FISCHER AND UPPER ORBIT, LI	1	
7	A DATE OF A TEXT	DISTRICT COLUMN	
8	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
9			
10	SAN FRANCISCO DIVISION		
11	SUZANNE D. JACKSON,	Case No. 3:11-cv-02753-JSW	
12	Plaintiff,	STIPULATION AND [PROPOSED]	
13	v.	ORDER MODIFYING BRIEFING SCHEDULE REGARDING	
14	WILLIAM FISCHER; JON SABES;	DEFENDANTS' MOTIONS TO DISMISS	
15	STEVEN SABES; DAVID GOLDSTEEN; MARVIN SIEGEL; BRIAN CAMPION; LONNIE BOOKBINDER; CHETAN	AND CONTINUING CASE MANAGEMENT CONFERENCE	
16 17	NARSUDE; MANI KULASOORIYA; JOSHUA ROSEN; UPPER ORBIT, LLC;		
18	SPECIGEN, INC.; PEER DREAMS, INC., NOTEBOOKZ, INC., ILEONARDO.COM,		
19	INC.; NEW MOON, LLC; MONVIA, LLC; and SAZANI BEACH HOTEL,		
20	Defendant.		
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1	Plaintiff Suzanne Jackson ("Plaintiff") and defendants William Fischer		
2	("Fischer"), Upper Orbit, LLC ("Upper Orbit"), Jon Sabes ("Jon Sabes"), Steven Sabes ("Steven		
3	Sabes"), David Goldsteen ("Goldsteen"), Marvin Siegel ("Siegel"), Brian Campion		
4	("Campion"), Chetan Narsude ("Narsude"), Mani Kulasooriya ("Kulasooriya"), and Monvia,		
5	LLC ("Monvia"), collectively "Defendants", by and through their counsel, and subject to the		
6 7	Court's approval, stipulate as follows:		
8	WHEREAS, on or about June 6, 2011, Plaintiff filed her Complaint;		
9	WHEREAS, Plaintiff served her Complaint on Defendants on varying dates, as		
10			
11	follows:		
12	(a) On August 19, 2011, Plaintiff's complaint was served on Defendant		
13	Siegel, who stipulated with Plaintiff to extend Siegel's time to respond		
14	until October 11, 2011;		
15	(b) On August 27, 2011, Plaintiff's complaint was served on Defendant		
16	Goldsteen, who stipulated with Plaintiff to extend his time to respond		
17	until October 11, 2011;		
18	(c) On or about August 27, 2011, Plaintiff's complaint was served on		
19 20			
	Defendant Campion, who stipulated with Plaintiff to extend his time to		
21	respond until October 28, 2011;		
22	(d) On August 30, 2011, Plaintiff's complaint was served on Defendants		
2324	Jon Sabes and Steven Sabes, who stipulated with Plaintiff to extend		
25	their time to respond until October 11, 2011;		
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STIPULATION AND-[PROPOSED] ORDER: Case No: 3:11-cv-02753-JSW

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1	(e) On August 30, 2011, Plaintiff's complaint was served on Defendants	
$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Monvia, Narsude, and Kulasooriya, who stipulated with Plaintiff to	
$\begin{bmatrix} 2 \\ 3 \end{bmatrix}$		
	extend their time to respond until October 11, 2011;	
4	(f) On August 31, 2011, Defendants Fischer and Upper Orbit voluntarily	
5	accepted service of Plaintiff's complaint through their Minnesota	
7	counsel, who stipulated with Plaintiff to extend Fischer's and Upper	
8	Orbit's time to respond until October 11, 2011;	
9	(g) Defendants Bookbinder, Specigen, Peer Dreams, Notebookz,	
10	iLeonardo.com, New Moon and Joshua Rosen have been served but	
11		
12	have not yet entered appearances and Defendant Sazani Beach Hotel	
13	has not been served;	
14	WHEREAS, certain Defendants have filed motions to dismiss, as follows:	
15	(a) On October 11, 2011, motions to dismiss were filed by Defendants Jo	
16	Stabes, Steven Sabes, Siegel, Fischer, Upper Orbit, Goldsteen,	
17 18	Kulasooriya, Narsude, and Monvia;	
19	WHEREAS, the hearing on Defendants' Motions to Dismiss is currently set for	
20	February 24, 2012 at 9:00 a.m.;	
21	WHEREAS, Defendants have met and conferred regarding an alternative to the	
22		
23	briefing schedule set forth by Civil Local Rule 7-3;	
24	WHEREAS, the parties hereby stipulate that Plaintiff's response(s) to all Motion	
25	to Dismiss set for hearing on February 24, 2012 shall now be due on November 28, 2011, and	
26	Defendants' Replies to Plaintiff's opposition(s) shall be due on December 16, 2011 .	
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1	NOW THEREFORE, IT IS HEREBY STIPULATED AND AGREED BY ANI		
2	BETWEEN THE PARTIES that the briefing schedule set forth above is an acceptable		
3	modification to the briefing schedule set forth under Civil Local Rule 7-3.		
4			
5	Dated: October 20, 2011	/s/ Peter C. McMahon	
6	,	Peter C. McMahon MCMAHON SEREPCA LLP	
7		Attorneys for Defendants William Fischer & Upper Orbit LLC	
8		William Fischer & Upper Orbit, LLC	
9	Dated: October 20, 2011	/s/Robert Stumpf Robert Stumpf	
10		SHEPPARD MULLIN ET AL.	
11		Attorneys for Plaintiff Suzanne Jackson	
	Dated: October 20, 2011	/s/Tanya Herrera	
12	Bated. October 20, 2011	Tanya Herrera STEIN & LUBIN LLP	
13		Attorneys for Defendants Jon Stabes,	
14		Steven Sabes, and Marvin Siegel	
15	D-4-1-0-4-121 2011	/s/Brian Campion	
16	Dated: October 21, 2011	Brian Campion	
17		Defendant, in pro per	
18	Dated: October 21, 2011	/s/Bret A. Puls	
19		Bret A. Puls (<i>Pro Hac Vice</i>) OPPENHEIMER WOLFF &	
20		DONNELLY LLP	
		Attorneys for Defendant David Goldsteen	
21	Dated: October 20, 2011	<u>/s/Tom Chia-Kai Wang</u> Tom Chia-Kai Wang	
22		LAW OFFICES OF TOM CHIA-KAI	
23		WANG Attorneys for Defendants Chetan Narsude,	
24		Mani Kulasooriya, and Monvia LLC	
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In addition, the case management conference, and all associated deadlines, is CONTINUED from October 28, 2011 at 1:30 p.m. to April 27, 2012 at 1:30 p.m.

PURSUANT TO STIPULATION, IT IS SO ORDERED

Dated: October 21, 2011

rey S. White